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7	UN	NITED STATES DISTRICT COURT
8		DISTRICT OF NEVADA
9	DAIDH A SCHWADTZ DC	
10	RALPH A. SCHWARTZ, PC, Professional Corporation;))
11	Plaintiff,))
12	vs.	Case No.: 2:21-cv-00909-JAD-DJA
13	JAMES M. SNYDER, individually;)
14	OPERATING ENGINEERS LOCAL 501 SECURITY FUND, doing business in Clark)	
15	County, State of Nevada; COMMUNITY))
16	AMBULANCE; INNOVATIVE PAIN CARE CENTER; J. PAUL WIESNER &	STIPULATION AND ORDER FOR
10	ASSOCIATES, CHARTERED, a Nevada	PRO RATA DISTRIBUTION and
17	Domestic Professional Corporation d/b/a	FINAL JUDGMENT
18	RADIOLOGY ASSOCIATES OF NEVADA; FREMONT EMERGENCY))
19	SERVICES (SCHERR), LTD., a Nevada Domestic Professional Corporation;	
17	VALLEY HEALTH SYSTEM LLC, a)
20	Foreign Limited-Liability Company d/b/a SPRING VALLEY HOSPITAL MEDICAL)	ECF No. 54
21	CENTER; MICHAEL SCHNEIER NEUROSURGICAL CONSULTING, P.C.,	
22	a Nevada Domestic Professional	
23	Corporation; DIGNITY HEALTH, a Foreign Nonprofit Corporation d/b/a)
	ST. ROSE DOMINICAN, SIENA	
24	CAMPUS; LAW OFFICES OF STEPHENSON, ACQUISTO &))
25	COLMAN, INC., a California corporation;) HEALTHCARE REVENUE RECOVERY	
26	GROUP, LLC, a Foreign Limited-Liability	
27	Company d/b/a HRRG; PLUSFOUR, INC.,) a Nevada Domestic Corporation; DOES 1)
28	through 10, inclusive; and ROE CORPORATIONS 1 through 10, inclusive,	
20	CONTONATIONS I unough 10, inclusive,))

Defendants. 1 2 3 Plaintiff, by and through its the undersigned counsel, and Defendants, by and through their 4 undersigned counsel, hereby stipulate and agree as follows: 5 IT IS HEREBY STIPULATED AND AGREED that all answering Defendants who have 6 timely answered the Complaint in Interpleader have valid liens against James M. Snyder's 7 recovery as follows: 8 9 OPERATING ENGINEERS LOCAL 501 Security Fund--\$14,524.98 10 IT IS FURTHER STIPULATED AND AGREED that Attorney's fees be awarded to 11 Plaintiff at the contracted rate of 33 1/3% in the amount of \$8,333.33 and costs in the amount of 12 \$2,141.69. 13 IT IS FURTHER STIPULATED AND AGREED that the remaining \$14,524.98 be 14 15 distributed to Defendant OPERATING ENGINEERS LOCAL 501 Security Fund, which timely 16 filed an Answer to the Complaint in Interpleader. 17 IT IS FURTHER STIPULATED AND AGREED that the providers are not prevented from 18 pursuing James M. Snyder for the balance of their respective bills. 19 IT IS FURTHER STIPULATED AND AGREED that this will act as a final judgment as 20 to all other parties. 21 IT IS FURTHER STIPULATED AND AGREED that this matter may be dismissed with 22 prejudice. Dated this 3rd day of April, 2023. 23 24 25 26 27 28

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    SECURITY FUND
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1 Case No.: 2:21-cv-00909-JAD-DJA 2 **ORDER** 3 This matter having been stipulated to by the parties, through their respective counsel, and 4 5 the Court being otherwise duly advised; 6 IT IS HEREBY ORDERED that all answering Defendants who have timely answered 7 the Complaint in Interpleader have valid liens against James M. Snyder's recovery as follows: 8 OPERATING ENGINEERS LOCAL 501 Security Fund--\$14,524.98 9 10 IT IS FURTHER **ORDERED** that attorney's fees be awarded to plaintiff at the 11 contracted rate of 33 1/3% in the amount of \$8,333.33 and costs in the amount of 12 \$2,141.69. 13 IT IS FURTHER **ORDERED** that the remaining \$14,524.98 be distributed to Defendant 14 OPERATING ENGINEERS LOCAL 501 Security Fund, which timely filed an Answer to the 15 16 Complaint in Interpleader. 17 IT IS FURTHER **ORDERED** that the providers are not prevented from pursuing James 18 M. Snyder for the balance of their respective bills. 19 IT IS FURTHER ORDERED that the Clerk of Court is directed to ENTER FINAL JUDGMENT ACCORDINGLY, dismiss all remaining claims and parties, and CLOSE 20 THIS CASE. 21 22 23 DISTRICT COURT JUDGE 24 April 13, 2023 25 26 27 // 28